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	10	Counsel for Defendants		
	11	IN THE UNITED STATES DISTRICT COURT		
	12	FOR THE DISTRICT OF NEVADA		
	13	KERESHA WOODS,	Case No. 2:19-cv-01583-RFB-BNW	
	14	Plaintiff,	STIPULATION AND [PROPOSED]	
	15	V.	ORDER TO STAY	
	16	C. D. DARD. DICORDODATED. ADARD.		
	17	C. R. BARD, INCORPORATED and BARD PERIPHERAL VASCULAR, INCORPORATED,		
	18	Defendants.		
	19			
	20	Plaintiff Keresha Woods ("Plaintiff") and Defendants C. R. Bard, Inc. and Bard Peripheral		
	21	Vascular, Inc. ("Defendants") (Plaintiff and Defendants are collectively referred to herein as the		
	22	"Parties") pursuant to Fed R. Civ. P. 26 and this Court's inherent powers, respectfully request that		
	23	this Court enter an Order temporarily staying discovery and all pretrial deadlines imposed by the		
	24	Court, the Local Rules, and the Federal Rules of Civil Procedure for ninety (90) days to permit the		
	25	parties to finalize their settlement of all claims.		
	26	I. <u>BACKGROUND</u>		
	27	Plaintiff claims injuries related to the purported implantation of an Inferior Vena Cava		
	28	("IVC") filter allegedly manufactured by Defendant	ts. (ECF No. 1). The Parties have conducted	

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various discovery, including depositions of the plaintiff and medical providers, medical records collection, and initial and supplemental disclosures, but have reached an agreement in principle to resolve all claims. As such, the Parties hereby jointly move this Court to enter a stay of all discovery and pretrial deadlines in this case for a period of ninety (90) days.

II. ARGUMENTS AND AUTHORITIES

A. This Court Has Authority to Grant the Requested Stay

Pursuant to Federal Rules of Civil Procedure 6(b) and 26, and this Court's inherent authority and discretion to manage its own docket, this Court has the authority to grant the requested stay. Fed. R. Civ. P. 6(b) ("When an act may or must be done within a specified time the court may, for good cause, extend the time..."); Fed. R. Civ. P. 26(a) ("A party or any person from whom discovery is sought may move for a protective order in the court where the action is pending...The Court may, for good cause, issue an order to protect a party or person from annoyance, embarrassment, oppression, or undue burden or expense."). Therefore, this Court has broad discretion to stay proceedings as incidental to its power to control its own docket – particularly where, as here, a stay would promote judicial economy and efficiency. Crawford-El v. Britton, 523 U.S. 574, 598 (1998); Sierra Club v. U.S. Army Corps of Engineers, 446 F.3d 808, 816 (8th Cir. 2006) (citing Clinton v. Jones, 520 U.S. 681, 706 (1997)).

A stipulation to stay proceedings, like the Parties seek here, is an appropriate exercise of this Court's jurisdiction. See Landis v. N. Am. Co., 299 U.S. 248, 254-55 (1936) (explaining a court's power to stay proceedings is incidental to its inherent power to control the disposition of the cases on its docket to save the time and effort of the court, counsel, and the parties.)

The power to stay proceedings is incidental to the power inherent in every court to control the disposition of the causes on its docket with economy of time and effort for itself, for counsel, and for litigants. How this can best be done calls for the exercise of judgment, which must weigh competing interests and maintain an even balance.

Id. (citing Kansas City S. Ry. Co. v. United States, 282 U.S. 760, 763 (1931)); see also, CMAX, Inc. v. Hall, 300 F.2d 268 (9th Cir. 1962) (district courts possess "inherent power to control the disposition of the cases on its docket in a manner which will promote economy of time and effort for itself, for counsel, and for litigants"); Garlock Sealing Tech., LLC v. Pittsburgh Corning Corp. (In re Pittsburgh Corning Corp.), No. 11-1406, 11-1452, 2012 U.S. Dist. LEXIS 86193, at *11 (W.D. Mo. June 21, 201) (noting a court's power to stay proceedings is incidental to its power to control the disposition of the cases on its docket).

Furthermore, Federal Rules of Civil Procedure (26(c) and 26(d) also vest the Court with authority to limit the scope of discovery or control its sequence and may grant a stay to allow parties to negotiate a settlement. Britton, 523 U.S. at 598.

B. Good Cause Exists to Grant the Requested Stay

As noted herein, the Parties have reached a settlement in principle and are currently working to finalize all necessary documentation regarding the same. As such, the Parties do not seek the stay requested herein in bad faith but instead seek to stay all proceedings in the interest of efficiency and judicial economy. Granting the stay here will unquestionably save the time and effort of this Court, counsel, and the parties, and provide counsel with an opportunity to finalize the settlement of this case without any additional litigation expense.

Facilitating the Parties' efforts to resolve this dispute entirely through settlement is reasonable and constitutes good cause for granting the requested stay. The Parties agree that the relief sought herein is necessary to handle and resolve this case in the most economical fashion, and that the relief sought in this stipulation is not for delay, but in the interest of efficiency.

III. **CONCLUSION** 1 2 For the foregoing reasons, the Parties respectfully request that this Court enter a stay of all 3 activity in this case, for a period of ninety (90) days. If Plaintiffs have not filed dismissal papers 4 within ninety (90) days from the stay being granted, the Parties request the opportunity to file a joint 5 status report regarding the status of the settlement. IT IS SO STIPULATED. 6 7 Dated this 10th day of February 2022. 8 WETHERALL GROUP, LTD. GREENBERG TRAURIG, LLP 9 By: /s/Peter C. Wetherall By: /s/ Eric W. Swanis PETER C. WETHERALL, ESO. ERIC W. SWANIS, ESO. 10 Nevada Bar No. 6840 Nevada Bar No. 4414 GREENBERG TRAURIG, LLP 9345 W. Sunset Road, Suite 100 11 10845 Griffith Peak Drive, Suite 600 Las Vegas, Nevada 89148 Las Vegas, Nevada 89135 pwetherall@wetherallgroup.com 12 Email: swanise@gtlaw.com GREENBERG TRAURIG, LLP 10845 Griffith Peak Drive Suite 600 Las Vegas, Nevada 89135 Telephone: (702) 792-3773 Facsimile: (702) 792-9002 CHRISTOPHER J. NEUMANN, ESQ.* 13 Counsel for Plaintiffs MATTHEW L. CROCKETT, ESQ.* *Admitted Pro Hac Vice 14 GREENBERG TRAURIG, LLP 1144 15th Street, Suite 3300 15 Denver, Colorado 80202 Telephone: (303) 572-6500 16 Email: neumannc@gtlaw.com 17 crockettm@gtlaw.com 18 Counsel for Defendants 19 **ORDER** 20 IT IS ORDERED that ECF No. 56 is 21 GRANTED. IT IS FURTHER ORDERED that a joint status report is due by 5/11/2022. 22 IT IS SO ORDERED DATED: 11:39 am, February 11, 2022 23 24 BRENDA WEKSLER UNITED STATES MAGISTRATE JUDGE 25 26 27 28

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 CERTIFICATE OF SERVICE

I hereby certify that on February 10, 2022, I caused the foregoing document to be electronically filed with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to the CM/ECF participants registered to receive service in this case.

/s/ Shermielynn Irasga

An employee of GREENBERG TRAURIG, LLP

SERVICE LIST Woods v. C. R. Bard Incorporated, et al., Case No. 2:19-cv-01583-RFB-BNW Peter C Wetherall, Esq. pwetherall@wetherallgroup.com lolson@wetherallgroup.com ksmith@wetherallgroup.com WETHERALL GROUP, LTD. 9345 W. Sunset Road, Suite 100 Las Vegas, NV 89148
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